

RCRIS MAINTENANCE FORM FOR STATE AND EPA UNIVERSE INFORMATION

EPA ID

M D D 0 3 0 3 4 4 2 5 3

Facility Name

Seagram, Joseph & Sons Inc

Waste Activity Source	Type	RCRA Reg Status	RCRA Reg Description	Notification Date
Generator	E			
	N	1	R	6/15/92
TSD	E			
	N			
Transporter	E			
	N			
Burner	E			
	N			

Process Code Information

Source **E** or **S** (circle correct one)

PROCESS CDE/SEQ	COMM AVAIL	AMT TYPE	STATUS	AMOUNT	UOM	NO. OF UNITS	REPORT DATE

X

- ☒ IR Inspection report
- ☐ Revised Notification from the state
- ☐ Revised Notification from the facility
- ☐ EPA clean closure certificate
- ☐ State documentation certifying clean closure
- ☐ Other

- ☐ Affidavit from the facility
- ☒ Affidavit from the state
- ☐ Biennial report
- ☐ Documentation not required

Date to CSC

JAN 20 1993

Batch #

51

Date QA'd

2/4/93

Seagram, Joseph
596

The House of Seagram
5001 Washington Blvd.
Relay, Maryland 21227
MDD030344253

date of inspection: June 15, 1992
date of report: June 16, 1992

I. Purpose:

A Compliance Evaluation Inspection (CEI) of this large quantity generator was performed, including evaluations of the facility's compliance with TCLP requirements, land disposal restrictions, and waste minimization requirements.

II. Representatives Present:

Joseph Nodelman, plant facilt/ecology engineer, (410) 247-6062
Douglas Frantz, inspector, HWED, Md. Dept. Env., (410) 631-3400

III. Owner/Operator:

Joseph E. Seagram Co.

IV. Facility Description:

This plant is presently involved in the blending, packaging and warehousing of distilled spirits. Most of the spirits used at the facility are shipped in from Seagram's production facilities. No production of beverage alcohol (i.e., fermentation or distillation) has occurred at this location since 1982. Beverage alcohol is received by the barrel, by rail tankcar, and by truck tanker. The alcohol is stored on-site in tanks until packaged in retail packaging.

V. Non-hazardous Waste Streams:

Waste beverage alcohol with an alcohol content of less than 24% (48 proof) is disposed of as non-hazardous waste in accordance with the exemption contained in COMAR 26.13.02.11A(1). Records are kept for this disposal, since the alcoholic beverages are regulated and taxed by the Bureau of Alcohol, Tobacco, and Firearms (ATF).

VI. Hazardous Waste Generation:

Beverage alcohol of greater than 24% ethyl alcohol content (48 proof and greater) is disposed of as hazardous waste. This material is packaged material which is found to be off-spec, is outdated, or is discontinued. The cases are loaded onto pallets and transported by a certified hauler to Delaware Container for disposal. There, the cases of waste alcohol are crushed and the alcohol collected for use in fuel blending.

Total generation of the waste beverage alcohol (D001) in 1991 was 488,500 pounds.

The other hazardous waste stream is spent petroleum naphtha solvent (D001) used in a parts cleaner in the maintenance shop. Safety Kleen Corporation services the parts cleaner and removes the dirty solvent for recycling as needed. The dirty solvent is removed using the hazardous waste manifest system.

VII. Hazardous Waste Management:

Waste beverage alcohol is stored in the case in the main warehouse. When a pickup is scheduled by Delaware Container, the cases are loaded onto pallets for shipment. Because the outdated or off-spec alcohol is stored in the case goods warehouse until shipped, there is no hazardous waste storage area per se.

There are no satellite accumulation areas for hazardous waste.

VIII. Recordkeeping:

A) Annual Reports- Copies of annual reports are on file for the previous three years.

B) Manifests- Manifest files were present for the last three years and contained the return copies and the land disposal restriction notifications.

C) Contingency Plan/Emergency Procedures Review- A copy of the contingency plan was reviewed and found to be in compliance with COMAR 26.13.05.04. The plan was last updated in March 1992.

D) Personnel Training Records Review- Job descriptions are listed and the job-specific training for each job is outlined. Records in good order.

IX. Waste Minimization:

Company formerly purchased its own solvents for parts washing and shipped out the spent solvent as hazardous waste. To reduce this generation, they have contracted with Safety-Kleen (SK) for parts washer service, with the solvent being recycled by SK.

The company formerly maintained its own paint shop which generated spent thinner and paint waste. All painting is now done by contractors.

Reduction of the waste beverage alcohol generation is not under the control of facility personnel. This material is discarded for a variety of reasons including market conditions, shelf life, and failure to meet product specifications. The disposal of the finished, packaged product is a double loss to the company in that not only the costs of production are lost, but an additional cost is incurred for disposal. There appears to be ample incentive for Seagram to minimize this waste stream.

X. Violations:

One hazardous waste shipment record was found to be missing the return copy of the manifest from the TSD facility. The file did contain other proof that the shipment did reach the TSD facility (i.e. certificate of disposal). Mr. Nodelman will attempt to locate this missing copy. Otherwise manifest files were in excellent shape.

XI. Enforcement Action:

No enforcement action is necessary.

XII. TCLP Evaluation:

There appears to be little, if any potential for the generation of TCLP wastes at this facility. This is based on the limited use of solvents, and the absence of any source of toxic metals. At this time, all waste solvents are recycled by Safety-Kleen.



State of Maryland
Department of the Environment
Hazardous and Solid Waste Management Administration
2500 Broening Highway, Baltimore, Maryland 21224

8/6/17/92

Report of Observations

Type of Inspection/Observations: Compliance Evaluation Insp. Date 6/15/92

Facility Name: Joseph E. The House of Seagram

Remarks: Relay, Md.

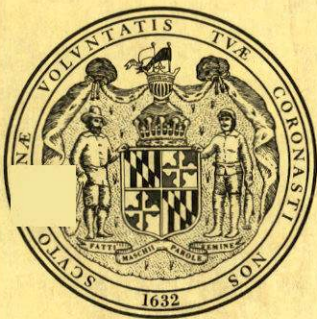
I met with Mr. Joseph Nodelman, plant facilities/ecology engineer. Mr. Nodelman accompanied me on a tour of the operations which generate hazardous waste, including the cased-good warehouse, and the maintenance shop. The two major hazardous waste streams are discarded beverage alcohol of greater than 48 proof and waste petroleum naphtha solvent generated in a parts cleaner (Safety Kleen).

At the office building, manifests, annual reports, training program and contingency plan were reviewed. I also discussed the waste minimization efforts of the company. It appears that company has reduced its generation of hazardous waste as much as is practical. Mr. Nodelman reports that beverage alcohol in the case becomes waste either because it is off-spec, discontinued, or outdated and company has an economic incentive to avoid discarding beverage alcohol.

Recordkeeping by the company was excellent. Mr. Nodelman was familiar with all aspects of the Md. Hazardous Waste regulations.

A copy of the full inspection report will be provided to Mr. Nodelman.

Observer: Douglas E. Frantz Person Interviewed: Joseph Nodelman
631-3400



STATE OF MARYLAND
DEPARTMENT OF THE ENVIRONMENT
HAZARDOUS AND SOLID WASTE MANAGEMENT ADMINISTRATION
ENFORCEMENT PROGRAM
2500 BROENING HIGHWAY
BALTIMORE, MARYLAND 21224
(301) 631-3400

FI 920615 BA 088

Inspector: D. Frantz

Date: 6/15/92

GENERATOR CHECKLIST

Facility Name: The House of Seagram
Address: 5001 Washington Blvd., Relay, Md., 21227
Facility Representative: Joseph Nodelman Telephone No.: (410) 247-6062
Description of Work Activity: bottling and warehousing of distilled spirits
EPA Identification Number? M-D-D-0-3-0-3-4-4-2-5-3

Section A - Hazardous Waste Determination

1. Does facility generate hazardous waste(s) as defined in COMAR
26.13.02.10 - .19?.....☒ Yes ☐ No
If yes, under which category is the waste?

☒ Ignitable ☐ Corrosive ☐ Reactive ☐ EP Toxic ☐ RCRA Listed

2. Describe the amount of waste generated (day, week or month).

488,500 lbs in calendar year 1991, per annual report

Section B - Manifest (26.13.03.04)

1. Does generator ship waste off-site?.....☒ Yes ☐ No
(If no, do not complete sections B and C)
2. Does generator use manifest?.....☒ Yes ☐ No
If no, explain: _____
3. Does generator retain copies of manifests?.....☒ Yes ☐ No ☐ N/A
If yes, does the manifest include the following information?
(26.13.03.04C)
- Manifest document number?.....☒ Yes ☐ No ☐ N/A
-Generator's name, mailing address and telephone number?.....☒ Yes ☐ No ☐ N/A
-Generator's EPA I.D. number?.....☒ Yes ☐ No ☐ N/A
-Transporter name(s) and EPA I.D. number(s)?.....☒ Yes ☐ No ☐ N/A
-Designated TSDF name, address, and EPA I.D. number?.....☒ Yes ☐ No ☐ N/A
-Alternate TSDF name, address, and EPA I.D. number?.....☐ Yes ☒ No ☐ N/A
-Instructions to return waste to generator if undeliverable?.....☒ Yes ☐ No ☐ N/A
-Description of the waste required by DOT regulations?.....☒ Yes ☐ No ☐ N/A



- Quantity of each hazardous waste by units of weight or volume?.... ☒ Yes ___ No ___ N/A
-Total number and types of containers given to transporter?..... ☒ Yes ___ No ___ N/A
-Is the proper certification noted on each manifest?..... ☒ Yes ___ No ___ N/A
4. Has the generator signed and dated manifests (26.13.03.04E)?..... ☒ Yes ___ No ___ N/A
5. Did the generator obtain initial transporter's signature and date of acceptance?..... ☒ Yes ___ No ___ N/A
6. Do returned copies of manifest include facility owner/operator signature and date of acceptance?..... ☒ Yes ___ No ___ N/A
7. Have manifests been retained for three years?..... ☒ Yes ___ No ___ N/A

Section C - Pre-Transport Requirements (26.13.03.05) ___ N/A

1. Does generator package wastes in accordance with DOT requirements?.... ☒ Yes ___ No ___
2. Are containers in good condition?..... ☒ Yes ___ No ___
If no, explain: _____
3. Is the date that accumulation time began clearly marked and visible for inspection on each container?..... ☒ Yes ___ No ___
4. Is period of accumulation less than 90 days?..... ☒ Yes ___ No ___
-If no, is amount accumulated less than 500 kg or less than 1 kg of acute hazardous waste?..... ___ Yes ___ No ___ N/A
-If no, explain: _____
5. Is "SATELLITE ACCUMULATION" no more than 55 gallons of hazardous waste or 1 quart of acutely hazardous waste?..... ___ Yes ___ No ☒ N/A
6. Are containers in good condition, closed, and clearly marked "HAZARDOUS WASTE"?..... ___ Yes ___ No ☒ N/A

Section D - Recordkeeping and Reporting (26.13.03.06)

1. Does the generator keep the following reports for three years?
-Manifests and signed copies from designated facilities?..... ☒ Yes ___ No ___
-Annual Reports?..... ☒ Yes ___ No ___
-Exception Reports?..... ___ Yes ___ No ☒ N/A
-Waste Analyses?..... ___ Yes ___ No ☒ N/A

Section E - Special Conditions (26.13.03.07)

1. Has the generator received from or transported to a foreign country any hazardous waste(s)?..... ___ Yes ☒ No ___
-If yes, has a notice been filed with MDE and EPA?..... ___ Yes ___ No ___ N/A
-Is this waste manifested and signed by a foreign consignee?..... ___ Yes ___ No ___ N/A
-If generator transported wastes out of the country, has confirmation of delivery been received?..... ___ Yes ___ No ___ N/A

Section F - General Requirements (26.13.03.05E)

Personnel Training (26.13.05.02G)

1. Does the owner/operator maintain personnel training records?..... ☒ Yes ___ No ___
If yes, do they include:
-Job title and written job description of each position?..... ☒ Yes ___ No ___
-Description of type and amount of training?..... ☒ Yes ___ No ___
-Records of training given to facility personnel?..... ☒ Yes ___ No ___

Preparedness and Prevention (26.13.05.03)

1. Is there evidence of fire, explosion, or contamination of the environment?..... ___ Yes ☒ No ___

2. Is the facility equipped with:
- a. Internal communication or alarm system?..... ☒ Yes ☐ No
 - b. Telephone or two-way radio to call emergency response personnel?..... ☒ Yes ☐ No
 - c. Portable fire extinguishers, fire control equipment, spill control equipment, and decontamination equipment?..... ☒ Yes ☐ No
 - d. Water of adequate volume for hoses, sprinklers, or water spray system?..... ☒ Yes ☐ No
3. Is there sufficient aisle space to allow unobstructed movement of personnel and equipment in an emergency?..... ☒ Yes ☐ No
4. Has the owner/operator made arrangements with the local authorities to familiarize them with characteristics of the facility?..... ☒ Yes ☐ No
5. In the case that more than one police or fire department might respond, is there a designated primary authority?..... ☒ Yes ☐ No
6. If State or local authorities decline to enter into these arrangements,, has this been documented in the operating log?..... ☐ Yes ☐ No ☒ N/A

Contingency Plan and Emergency Procedures (26.13.05.04)

1. Is a contingency plan maintained at the facility?..... ☒ Yes ☐ No
- If yes, does contingency plan include:
- Arrangements with local emergency response organizations?..... ☒ Yes ☐ No
 - Emergency coordinators' names, phone numbers, and addresses?..... ☒ Yes ☐ No
 - List of all emergency equipment at the facility and description of equipment?..... ☒ Yes ☐ No
 - Evacuation plan for facility personnel?..... ☒ Yes ☐ No
2. Is there an emergency coordinator on site or on call at all times?.... ☒ Yes ☐ No
3. Has a copy of the Contingency plan been submitted to local or State agencies that may be asked to provide emergency services?..... ☒ Yes ☐ No
4. Has the plan ever been implemented?..... ☒ Yes ☐ No
- If so, was the plan appropriate?..... ☐ Yes ☐ No ☐ N/A
 - If the plan was not appropriate, has it been amended?..... ☐ Yes ☐ No ☐ N/A
 - If the plan was implemented, was the incident recorded in the operating log and was a written report submitted to MDE?..... ☐ Yes ☐ No ☐ N/A

Use and Management of Containers (26.13.05.09)

1. Are containers in good condition?..... ☒ Yes ☐ No
2. Is container made of a material that will not react with the waste which it stores?..... ☒ Yes ☐ No ☐ N/A
3. Are containers always closed when holding hazardous waste?..... ☒ Yes ☐ No
4. Are containers handled so that they will not be opened, handled, or stored in a manner which may rupture them or cause them to leak?... ☒ Yes ☐ No
5. Does owner/operator inspect containers at least weekly for leaks and deterioration?..... ☒ Yes ☐ No
6. Do container storage areas have adequate containment systems?..... ☒ Yes ☐ No
7. Are containers holding ignitable and reactive waste located at least 15m (50 ft) from facility property lines?..... ☒ Yes ☐ No ☐ N/A
8. Are incompatible wastes or materials placed in the same containers?... ☐ Yes ☐ No ☐ N/A
9. Are hazardous wastes placed in washed, clean containers when they previously held incompatible waste?..... ☐ Yes ☐ No ☐ N/A
10. Are incompatible hazardous wastes separated from each other by a berm, dike, wall, or other device?..... ☐ Yes ☐ No ☒ N/A

Annual Reports (26.13.03.06B)

1. Does the facility submit annual reports to MDE?.....Yes No

If yes, do reports contain the following information?

a) Name, address and EPA I.D. number of facility?..... ☒ Yes ☐ No

b) Date and year covered by report?..... ☒ Yes ☐ No

c) Description/quantity of hazardous waste?..... Yes No

d) Description of efforts to reduce volume/toxicity of waste generated, and actual comparisons with previous year?..... Yes No

e) Certification signed by owner/operator?..... Yes No

Section G - Other Checklists Completed: N/A

- ☐ Tanks
- ☐ Transporter
- ☒ Land Disposal Restrictions
- ☐ TSD Facility
- ☐ Surface Impoundment
- ☐ Waste Pile
- ☐ Land Treatment
- ☐ Landfill
- ☐ Incinerator
- ☐ Thermal Treatment
- ☐ Groundwater Monitoring

Section H - Additional Comments

[illegible]

~~NEW CHECKLIST FOR GENERATORS~~
LDR Checklist for generators

House of Seagrams
p. 1 of 6
MDD 030344253

261.20 - 261.24

1. Does the facility generate any "characteristic" hazardous waste?
☒ Yes ☐ No

If yes, circle the appropriate one(s)

☒ D001 ☐ D002 ☐ D003 ☐ D004-D017 ☐ D018-D043*

* Newly listed - not yet subject to LDR regs

55 FR 22534(O) (6/1/90)

2. Does the facility generate any hazardous waste that is a liquid and either contains over 50 ppm of PCB, over 1000 ppm of HOCs and has an unrelated characteristic property, or is a characteristic waste containing over 134 ppm of nickel and/or 130 ppm of thallium (ie relevant descriptors of old California List wastes)?
☐ Yes ☒ No

261.30 - 261.33

3. Does the facility generate any "listed" hazardous waste?
☐ Yes ☒ No

Circle the appropriate code(s)

F . K P U

268.5 & 268.6

4. Is any of the facility's waste subject to an LDR exemption, waiver, delisting or national capacity variance? ☐ Yes ☒ No

If yes, describe which and obtain documentation:

262.11(c) 55 FR 22530(B.2) (6/1/90) 268.9(a)

5. Does the facility (a) test its waste or (b) apply knowledge of its waste to determine whether its listed waste exhibits a characteristic of hazardous waste?

☒ Yes ☐ No ☐ N/A

If yes, circle (a) or ☒ (b)

268.7(a)

6. Does the generator (a) test its waste(s) or (b) use knowledge of the waste(s) to determine if it is prohibited from land disposal (ie does not meet applicable treatment standards)?

☒ Yes

☐ No

If yes, circle (a) or (b)

268.7(a) 55 FR 22535(P) (06/01/90)

7. If testing of waste is performed, does the facility do a total waste analysis where required and/or a TCLP waste extract analysis where it is required? Yes No ☒ N/A

268.7(a)(1) 268.32 268.40 - 268.43

8. Does the facility's hazardous waste(s) exceed the applicable treatment standards upon generation? ☒ Yes ☐ No ☐ N/A

51 FR 40606(V) (11/7/86)

9. If the facility generates waste containing any of the organic solvents listed in the F001 - F005 waste codes, were those chemicals used for or did the waste result from their solvent properties (ie degreasing, dissolving, cleaning, solubilizing, etc.)? Yes No ☒ N/A

If N/A, skip to question 12

If no, what were these chemicals used for? Describe below:

10. How did the facility classify the waste containing the organic solvents listed in the F001 - F005 waste codes (circle the appropriate waste code)?

D001 TC F001 -F005 P or U Other(describe)

House of Seagrams 3/6

11. Is there any evidence that solvent waste was misclassified?
Yes No

If yes, describe

268.2(f) 268.41 - 268.43

12. Does the facility analyze its waste for TOC and TSS to determine proper treatability group (ie wastewater or non-wastewater) or in the case of D001, proper waste subcategory)?
Yes No N/A

If no, describe below how this determination is made:

waste consists of ethyl alcohol in concentration greater than 24%. Based on their knowledge, classified as non-wastewater, ignitable liquid, >10% TOC. Designated treatment technology is fuel substitution.

13. Does it appear that any other restricted waste was misclassified or placed in the wrong treatability/sub-category group? Yes No

If yes, describe:

14. Does the facility, in any way, mix/aggregate/dilute any of its restricted hazardous waste with another hazardous waste, non-hazardous waste or non-waste material prior to (1) storage, (2) treatment or (3) disposal? Yes No

If no, skip to question 18

If yes, circle (1), (2) or (3) as well as the appropriate one below:

- a) D001 - D003 non toxic characteristic waste (NTCW) mixed with non-hazardous waste or non-waste material
- b) NTCW mixed with another NTCW

- c) NTCW mixed with D004 - D017 toxic (EP/TC) characteristic waste (TCW)
- d) NTCW mixed with F,K,P or U listed hazardous waste (LW)
- e) TCW mixed with non-hazardous waste or non-waste material
- f) TCW mixed another TCW
- g) TCW mixed with LW
- h) LW mixed with non-hazardous waste or non-waste material
- i) LW mixed with another LW

268.3 55 FR 22537(d.1) (6/1/90)

15. Based on the above and any other observations, does it appear that the facility is using dilution as a substitute for appropriate/legitimate treatment or to improperly switch treatability group (ie wastewater vs non-wastewater)?

Yes No

If yes, describe as necessary:

268.41(b) 268.43(b) 55 FR 22537(c.2) (6/1/90)

16. In the case of a mixture of listed wastes, does the facility recognize that the most stringent standard for a particular constituent is the one that applies? Yes No N/A

55 FR 22536(b)

17. In the case of a mixture of wastes with both concentration level treatment standards and specified treatment technology, does the facility recognize that both must be achieved?

Yes No N/A

268.9(b)

18. Where waste or waste mixtures have both characteristic and listed waste codes, does the facility recognize that the treatment standard associated with each characteristic and listed waste must be met unless the characteristic constituent is specifically addressed in the treatment standard for the listed waste?

Yes No N/A

268.9(d)

19. Does the facility send treated characteristic waste (ie meets necessary treatment standards) to a Subtitle D landfill?
Yes ☒ No N/A

If yes, is a copy of the notifications and certifications sent to the EPA Regional Administrator? Yes No

20. Does the facility generate lab packs? Yes ☒ No

If no, skip to question 23

21. Are there Appendix IV or Appendix V wastes in these lab packs?
Yes No

268.7(a)(7)&(8)

22. Are alternate treatment standards being applied?
Yes No

If no, are the proper waste/constituent specific treatment standards being applied? Yes No

If yes -

Has the generator notified the treatment facility, in writing, of all waste codes contained in the lab packs? Yes No

Has the generator stated that its lab pack is an Appendix IV or Appendix V lab pack and certified that hazardous wastes contained therein are listed in the applicable appendix? Yes No

268.7(a)(4)

23. Does the facility treat any of its hazardous wastes in 90 day tanks or containers to meet the applicable treatment standards?
Yes ☒ No

If yes, has the facility prepared a waste analysis plan which includes frequency of testing? Yes No

268.7(a)(1)

24. Has the generator submitted notifications to the treatment facility if its waste does not meet applicable treatment standards?
☒ Yes No N/A

If yes, is there any evidence to indicate that the facility has not referenced the appropriate treatment standards in its notifications? Yes ☒ No

see question 12

If yes, describe:

268.7(a)(1)(ii)

25. Does the facility specify in its notifications the actual treatment standards (ie not referencing them) for F001 - F005 wastes? Yes No N/A

268.7(a)(2)

26. Does the facility submit both a notification and certification to the disposal facility that its waste can be land disposed, if it meets the appropriate treatment standards? Yes No N/A

268.7(a)(5) 268.7(a)(7)

27. Has the generator retained in on-site files the following materials:

a) all data used to determine whether its waste is restricted or meets applicable treatment standards upon generation, including knowledge of waste and test results? Yes No

b) copies of all notices and certifications that were sent to treatment/disposal facilities? Yes No

55 FR 22662(A.1) 268.7(a)(6)

28. If the generator treats a restricted waste in a WWTP having an NPDES permit, is there a statement in its operating log indicating that the WWTP is treating a RCRA restricted waste? Yes No N/A

Additional Comments

AUG 13 1982

154



Notification of Hazardous Waste Activity

Please refer to the *Instructions for Filing Notification* before completing this form. The information requested here is required by law (*Section 3010 of the Resource Conservation and Recovery Act*).

Comments

[illegible]

Installation's EPA ID Number													Approved		Date Received (yr. mo. day)			005 Baltimore		
C	M	0	0	3	0	3	4	4	2	5	3	T/A	C				86		09	15
F													1							

J	O	S	E	P	H	E	S	E	A	G	R	A	M	&	S	O	N	S	I	N	C
---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---

Street or P.O. Box

[illegible]

City or Town															State		ZIP Code							
C	B	A	L	T	I	M	O	R	E									M	D	2	1	2	0	3

Street or Route Number

[illegible]

City or Town															State		ZIP Code					
C 6	R	E	L	A	Y											M	D	2	1	2	2	7

Name and Title (last, first, and job title)

Name and title (last, first, and job title)													Phone Number (area code and number)															
C	E	W	A	L	L	A	C	E		M	T	C	E		S	U	P	T	3	0	1	2	4	7	1	0	0	0

A. Name of Installation's Legal Owner

A. Name of Installation's Legal Owner															B. Type of Ownership (enter code)			
C R	J	E	S	E	A	G	R	A	M	&	S	O	N	S	I	N	C	P

VI. Type of Regulated Waste Activity (Mark 'X' in the appropriate boxes. Refer to instructions.)

A. Hazardous Waste Activity

- ☒ 1a. Generator ☒ 1b. Less than 1,000 kg/mo.
- ☐ 2. Transporter
- ☐ 3. Treater/Storer/Disposer
- ☐ 4. Underground Injection
- ☐ 5. Market or Burn Hazardous Waste Fuel
(enter 'X' and mark appropriate boxes below)
- ☐ a. Generator Marketing to Burner
- ☐ b. Other Marketer
- ☐ c. Burner

B. Used Oil Fuel Activities

- ☐ 6. Off-Specification Used Oil Fuel
(enter 'X' and mark appropriate boxes below)
- ☐ a. Generator Marketing to Burner
- ☐ b. Other Marketer
- ☐ c. Burner
- ☐ 7. Specification Used Oil Fuel Marketer (or On site Burner)
Who First Claims the Oil Meets the Specification

VII. Waste Fuel Burning: Type of Combustion Device (enter "X" in all appropriate boxes to indicate type of combustion device(s) in which hazardous waste fuel or off-specification used oil fuel is burned. See instructions for definitions of combustion devices.)

- ☐
- A. Utility Boiler
- ☐
- B. Industrial Boiler
- ☐
- C. Industrial Furnace

VIII. Mode of Transportation (transporters only — enter 'X' in the appropriate box(es))

- ☐
- A. Air
- ☐
- B. Rail
- ☐
- C. Highway
- ☐
- D. Water
- ☐
- E. Other (specify) _____

Mark 'X' in the appropriate box to indicate whether this is your installation's first notification of hazardous waste activity or a subsequent notification. If this is not your first notification, enter your installation's EPA ID Number in the space provided below.

- ☐ A. First Notification ☐ B. Subsequent Notification (*complete item C*)

[illegible]

ID — For Official Use Only														
C													T/A	C
W														1

X. Description of Hazardous Wastes (continued from front)

A. Hazardous Wastes from Nonspecific Sources. Enter the four-digit number from 40 CFR Part 261.31 for each listed hazardous waste from nonspecific sources your installation handles. Use additional sheets if necessary.

1	2	3	4	5	6
7	8	9	10	11	12

B. Hazardous Wastes from Specific Sources. Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from specific sources your installation handles. Use additional sheets if necessary.

13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30

C. Commercial Chemical Product Hazardous Wastes. Enter the four-digit number from 40 CFR Part 261.33 for each chemical substance your installation handles which may be a hazardous waste. Use additional sheets if necessary.

31	32	33	34	35	36
37	38	39	40	41	42
43	44	45	46	47	48

D. Listed Infectious Wastes. Enter the four-digit number from 40 CFR Part 261.34 for each hazardous waste from hospitals, veterinary hospitals, or medical and research laboratories your installation handles. Use additional sheets if necessary.

49	50	51	52	53	54

E. Characteristics of Nonlisted Hazardous Wastes. Mark 'X' in the boxes corresponding to the characteristics of nonlisted hazardous wastes your installation handles. (See 40 CFR Parts 261.21 — 261.24)

☐ 1. Ignitable
(D001)


☐ 2. Corrosive
(D002)

☐ 3. Reactive
(D003)

☐ 4. Toxic
(D000)

XI. Certification

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

Signature 	Name and Official Title (type or print) Earle B. Wallace Maintenance Superintendent	Date Signed 8/29/86
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EPA Form 8700-12 (Rev. 11-85) Reverse

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SEP 3 1986

Hazardous Waste Division



**ACKNOWLEDGEMENT OF NOTIFICATION
OF HAZARDOUS WASTE ACTIVITY
(VERIFICATION)**

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA I.D. NUMBER

HMDD030344253

WALLACE, E SUPT

SEAGRAM, JOSEPH E & SONS INC

PO BOX 208

BALTIMORE MD 21203

INSTALLATION ADDRESS

5001 WASHINGTON BLVD

RELAY MD 21227